

Form 312

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

IN RE:

Milton L. Wallace dba MLW Stables <i>Debtor(s)</i>	:	Case No. 17-11351-TPA Chapter: 13
 PNC Bank, N.A. <i>Movant(s),</i>	:	 Related to Document No. 50 Related to Claim No. 10
 v. Milton Wallace, and Ronda J. Winnecour, Esq. Chapter 13 Trustee <i>Respondent(s).</i>	:	 Hearing Date: 2/9/22 at 10:30 AM

ORDER

AND NOW, this *The 15th of December, 2021*, upon consideration of the **Debtor(s)'** *Objection/Response to Payment Change Notification* filed at Doc. No. 50 ("Objection") which relates to the *Payment Change Notification* filed at Claim No. 10,

It is hereby **ORDERED, ADJUDGED and DECREED** that:

(1) ***On or before , January 19, 2022, PNC Bank, N.A.*** shall file a ***Response*** to the *Objection* ("Response") specifically addressing each and every one of the objections asserted by the Debtor(s). Any *Response* filed by the Party originally filing the *Payment Change Notification* shall attach as an exhibit to the *Response*:

- (a) A complete and accurate loan payment history since the date of the last payment change;
- (b) A computation of the payment change in a format which is readily understandable by the Court and the Parties-in-Interest; and,
- (c) A declaration by a competent official of the Creditor substantiating the veracity and accuracy of all matters pertaining to the requested *Payment Change Notification*.

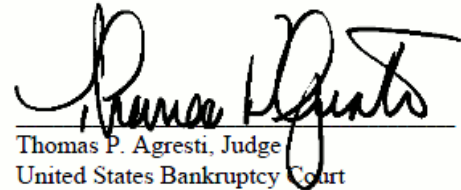
(2) A hearing on the *Objection* is scheduled for ***February 9, 2022 at 10:30 AM*** in . See Judge Agresti's Amended Procedures effective 6/10/20 on the Court's Website.

(3) ***If on or before January 26, 2022***, the Parties resolve the *Objection*, a ***Consent Order*** shall be filed. If a *Consent Order* is timely filed, the above-scheduled hearing may be cancelled and the *Consent Order* considered.

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(4) If *on or before January 28, 2022*, no *Response* is filed to the *Objection*, the Debtor(s) shall file a *Certificate of No Objection*. If a *Certificate of No Objection* is timely filed, the above-scheduled hearing will be cancelled and the Court will consider the matter.

(5) Movant(s) shall *immediately* serve this *Order* on any affected Party(ies) and file a *Certificate of Service* with the Clerk within five (5) days of this Order.



Thomas P. Agresti, Judge
United States Bankruptcy Court

Case Administrator to serve:
Counsel for the Movant(s)